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APPLICATION NO.	TION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/719,347	11/21/2003		David Shortt	5589-06700 P1252	3303		
61507	7590	11/06/2006	•	EXAMINER			
DAFFER M		EL, LLP	MALEVIC, DJURA				
P.O. BOX 68 AUSTIN, TX			ART UNIT	PAPER NUMBER			
71001111, 12	11 70700			2884			
				DATE MAILED: 11/06/200	DATE MAILED: 11/06/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

Advisory Action

Application No.	Applicant(s)			
10/719,347	SHORTT ET AL.			
Examiner	Art Unit			
Djura Malevic	2884			

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Belore	ine riiing	of an App	eai Dilei	Examiner		Art Unit	1
	· :			Djura Malevic		2884	
The	MAILING DA	NTE of this cor	mmunication appe	ears on the cover	sheet with the d	correspondence add	ress
THE REPLY FIL	ED 11 Septe	mber 2006 FA	ILS TO PLACE TH	S APPLICATION	IN CONDITION F	OR ALLOWANCE.	
1. 🛛 The reply we this applicate the	as filed after tion, applica application i for Continue	r a final rejection int must timely n condition for	on, but prior to or or file one of the follo allowance; (2) a No	n the same day as wing replies: (1) a ptice of Appeal (wi	filing a Notice of n amendment, aft th appeal fee) in	Appeal. To avoid aba fidavit, or other evider compliance with 37 C ust be filed within one	nce, which FR 41.31; or (3)
		expires 3 months	from the mailing date	e of the final rejection	n		
b) The per no ever Examin	iod for reply e it, however, w er Note: If box	xpires on: (1) the ill the statutory portion of the statutory portion of the checked, checked	e mailing date of this A eriod for reply expire I	Advisory Action, or (ater than SIX MON [*] (b). ONLY CHECK I	2) the date set forth THS from the mailin	in the final rejection, wh g date of the final rejecti E FIRST REPLY WAS F	ion.
nave been filed is f under 37 CFR 1.17 set forth in (b) abo	he date for put (a) is calculative, if checked arned patent to	rposes of determed from: (1) the of the Any reply recei	nining the period of ex expiration date of the	tension and the cor shortened statutory r than three months	responding amount period for reply orig	136(a) and the appropria of the fee. The appropr inally set in the final Offi te of the final rejection, o	iate extension fee ice action; or (2) as
filing the N	otice of Appe	eal (37 CFR 41		nsion thereof (37	CFR 41.37(e)), to	filed within two montl a avoid dismissal of th 37 CFR 41.37(a).	
3. The propo	sed amendr	nent(s) filed aft	er a final rejection,	but prior to the da	ite of filing a brief	, will <u>not</u> be entered b	ecause
			d require further co				
(b) They	raise the iss	sue of new mat	ter (see NOTE belo	ow);	•	•	
	,	med to place th	ne application in be	tter form for appe	al by materially re	ducing or simplifying	the issues for
	eal; and/or			•			
	- 7,		vithout canceling a		mber of finally rej	ected claims.	
		•	.116 and 41.33(a)).				
					Notice of Non-Co	empliant Amendment	(PTOL-324).
			ollowing rejection(s)				
) would be a	llowable if submit	ed in a separate,	timely filed amendme	ent canceling the
7. For purpos how the ne	w or amende	l, the proposed	d be rejected is pro			ll be entered and an e	explanation of
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because a	it or other ev	vidence filed af	showing of good an			otice of Appeal will <u>no</u> vit or other evidence is	
entered be	cause the af	fidavit or other	evidence failed to	overcome <u>all</u> rejec	tions under appe	date of filing a brief, al and/or appellant fa see 37 CFR 41.33(d)(ils to provide a
				on of the status of	the claims after e	ntry is below or attacl	ned.
REQUEST FOR							
	est for reconsinuation She		been considered bu	ut does NOT place	the application in	n condition for allowa	nce because:
			sure Statement(s).	(PTO/SB/08) Pag	er No(s).	! 11	
13. 🔲 Other:	<u>. </u>	1			, , ,	D 1/1/28	*
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Continuation of 11. does NOT place the application in condition for allowance because:

Applicant suggest that the cited art fails to teach collecting light scattered from a specimen with a collection channel and detecting light collected by the collection channel with multiple detection channels.

With regards to collecting light scattered from a specimen with a collection channel and detecting light collected by the collection channel, the examiner directs applicant attention to paragraph 170, which discloses that the measurement device may include any number of optical components (not shown) (i.e. mirriors, focusing lenses, reflectors...etc), thus disclosing a collection channel (Figure 4). Additionally, Paragrapth 173 discloses the measurement device collecting scattered light.

With regards to multiple detection channels, the examiner directs applicants' attention to figure 9 and paragraph 184, which discloses that each measurement devices 70 (i.e. the measurement device discussed above) may include multiple detectors. Note, since the measurement device 70 includes multiple detectors, the measurement device 70 inherently comprises multiple detection channels.